## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

CHARLES HADDAD,

Plaintiff,

-vs-

Case No. 04-CV-74932 Hon. ANNA DIGGS TAYLOR

INDIANA PACERS, an assumed name a/k/a PACERS Mag. Judge Donald A. Scheer BASKETBALL CORPORATION, an Indiana corporation, JERMAINE O'NEAL and ANTHONY JOHNSON,

Defendants.

L.S. CHARFOOS (P11799) JASON J. THOMPSON (P47184) Attorneys for Plaintiff

5510 Woodward Avenue Detroit, Michigan 48202 (313) 875-8080/FAX 8522

LAWRENCE G. CAMPBELL (P11553) BRIAN M. AKKASHIAN (P55544) RICHARD M. APKARIAN, JR. (P66206) Attorneys for Jermaine O'Neal 500 Woodward Avenue, Suite 4000 Detroit, Michigan 48226 (313) 223-3500

WILLIAM D. TEMKO JOSEPH YBARRA Co-Counsel for Jermaine O'Neal 355 S. Grand Avenue, 35<sup>th</sup> Floor Los Angeles, California 90071 (213) 683-9266 Potter, DeAgostino, O'Dea & Patterson STEVEN M. POTTER (P33344) Attorney for Indiana Pacers 2701 Cambridge Court, Suite 223 Auburn Hills, Michigan 48326 (248) 377-1700/FAX 0051

THOMAS W. CRANMER (P25252) MATTHEW F. LEITMAN (P48999) HIDEAKI SANO (P61877) Attorneys for Anthony Johnson 150 W. Jefferson, Suite 2500 Detroit, Michigan 48226 (313) 496-7651

## DEFENDANT INDIANA PACERS' SUPPLEMENTAL WITNESS AND EXHIBIT LIST

NOW COMES Defendant INDIANA PACERS a/k/a PACERS BASKETBALL CORPORATION, by and through counsel, Potter, DeAgostino, O'Dea & Patterson, and provide Defendant's Supplemental Witness And Exhibit List as follows:

- 1. Malcolm Cohen, Ph.D. - Economic Expert **Employment Research Corporation** 3820 Packard Road, Suite 250 Ann Arbor, Michigan 48108
- 2. Spirit Airlines Custodian of the Records 2800 Executive Way Miramar, FL 33025

Case 2:04-cv-74932-ADT-DAS

- 3. Thomas Meyer, Head of Security Palace Sports & Entertainment Address Unknown
- Simplicity Wireless 4. Custodian of the Records 31487 Northwestern Highway Farmington Hills, Michigan 48334
- 5. Burt Enterprises, Inc. Custodian of the Records 9538 East Road Burt, Michigan 48417
- Birch Run School District 6. Custodian of the Records 12450 Church Street Birch Run, Michigan 48415
- 7. MGM Grand Casino Custodian of the Records 1300 John C Lodge Detroit, Michigan 48225
- 8. Greektown Casino Custodian of the Records 555 E. Lafayette Blvd. Detroit, Michigan 48226
- 9. MotorCity Casino Custodian of the Records 2901 Grand River Avenue Detroit, Michigan 48201

- Treasure IslandCustodian of the Records3300 Las Vegas Blvd.Las Vegas, Nevada 89109
- 11. Bellagio
  Custodian of the Records
  3600 Las Vegas Blvd S
  Las Vegas, Nevada 89109
- Mirage Hotel & CasinoCustodian of the Records3400 Las Vegas Blvd SLas Vegas, Nevada 89109
- 13. MGM GrandCustodian of the Records3799 Las Vegas Blvd SouthLas Vegas, Nevada 89109
- 14. Absolute Poker
  Custodian of the Records
  Canada
- 15. Any and all witnesses, including expert witnesses, identified on Defendant's previously filed Witness Lists.
- 16. Any and all witnesses, including expert witnesses, who appear on Plaintiff's Witness List, and Co-Defendant's Witness Lists.
- 17. Any and all rebuttal witnesses.
- 18. Any and all witnesses discovered through the course of discovery.
- 19. All witnesses listed in answers to interrogatories, depositions and pleadings.
- 20. Defendant reserves the right to amend this Witness List at any time prior to trial.

## **EXHIBIT LIST**

- 1. Any and all records of Spirit Airlines
- 2. Any and all records of Simplicity Wireless.
- 3. Any and all records of Burt Enterprises, Inc.

- 4. Any and all records of Birch Run School District
- 5. Any and all records of MGM Grand Casino
- 6. Any and all records of Greektown Casino
- 7. Any and all records of MotorCity Casino
- 8. Any and all records of Treasure Island
- 9. Any and all records of Bellagio
- 10. Any and all records of Mirage Hotel & Casino
- 11. Any and all records of MGM Grand
- 12. Any and all records of Absolute Poker
- 13. Any and all exhibits identified on Defendant's previously filed Exhibit Lists.

Document 44

- 14. Any and all exhibits referred to or attached to deposition transcripts.
- 15. Any and all exhibits identified on Plaintiff's and Co-Defendants' Exhibit Lists.
- 16. Any and all exhibits identified or obtained through the course of discovery.
- 17. Any and all pleadings in this case including, but not limited to: interrogatories, requests to admit, and requests to produce.
- 18. Any and all exhibits necessary for use in rebuttal.
- 19. Defendant reserves the right to amend this Exhibit List at any time prior to trial.

POTTER, DeAGOSTINO, O'DEA & PATTERSON

s/STEVEN M. POTTER (P33344)

Attorney for Defendant Indiana Pacers 2701 Cambridge Court, Suite 223 Auburn Hills, Michigan 48326 (248) 377-1700 spotter@potterlaw.com

Dated: June 14, 2006

## CERTIFICATE OF SERVICE

I hereby certify that on June 14, 2006 I electronically filed the foregoing document with the Clerk of the Court using the ECF system which will send notification of such filing to the following: JASON J. THOMPSON, BRIAN M. AKKASHIAN/RICHARD M. APKARIAN, and HIDEAKI SANO, LAWRENCE S. CHARFOOS, THOMAS W. CRANMER, MATTHEW F. LEITMAN, and I hereby certify that I have mailed by United States Postal Service the paper to the following non-ECF participants WILLIAM D. TEMKO/JOSEPH YBARRA, 355 S. Grand Avenue, 35th Floor, Los Angeles, California 90071.

s/STEVEN M. POTTER (P33344)

Attorney for Indiana Pacers 2701 Cambridge Court, Suite 223 Auburn Hills, Michigan 48326 (248) 377-1700 spotter@potterlaw.com